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1	HEATHER E. WILLIAMS, CA Bar #122664 Federal Defender ERIN SNIDER, CA Bar #304781 Assistant Federal Defender Office of the Federal Defender 2300 Tulare Street, Suite 330 Fresno, CA 93721-2226 Telephone: (559) 487-5561 Fax: (559) 487-5950 Attorneys for Defendant STEVEN ROBERSON	
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7	STEVEN ROBERSON	
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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1	UNITED STATES OF AMERICA,	Case No. 1:21-cr-00317-JLT-SKO
2	Plaintiff,	STIPULATION TO VACATE STATUS CONFERENCE AND SET FOR CHANGE
3	VS.	OF PLEA; ORDER
4	STEVEN ROBERSON,	Date: February 27, 2023 Time: 9:00 a.m.
5	Defendant.	Judge: Hon. Jennifer L. Thurston
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17	IT IS HEREBY STIPULATED by and between the parties through their respective	
8	counsel, Assistant United States Attorney Laurel Montoya, counsel for plaintiff, and Assistant	
9	Federal Defender Erin Snider, counsel for Steven Roberson, that the Court may vacate the status	
20	conference currently scheduled for February 1, 2023, and set this matter for a change of plea	
21	hearing on February 27, 2023, before the Honorable Jennifer L. Thurston.	
22	The parties agree and request the Court find the following:	
23	1. By previous order, this matt	er was set for a status conference on February 1,
24	2023.	
25	2. The parties have reached a r	esolution. The defense has provided counsel for the
26	government the signed plea agreement and counsel for the government will file the plea	
27	agreement shortly.	
28	3. The parties therefore reques	t that the Court vacate the February 1, 2023, status

Case 1:21-cr-00317-JLT-SKO Document 34 Filed 01/25/23 Page 2 of 2 1 conference and set this matter for a change of plea hearing on February 27, 2023. 2 For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, 3 et seg., within which trial must commence, the time period of February 1, 2023, to February 27, 4 2023, inclusive, is excludable pursuant to 18 U.S. C. § 3161(h)(1)(G), as the delay results from 5 consideration by the court of a proposed plea agreement. IT IS SO STIPULATED. 6 7 Respectfully submitted, 8 PHILLIP A. TALBERT 9 United States Attorney Date: January 25, 2023 10 /s/ Laurel Montoya LAUREL MONTOYA 11 Assistant United States Attorney Attorney for Plaintiff 12 13 HEATHER E. WILLIAMS Federal Defender 14 15 Date: January 25, 2023 /s/ Erin Snider **ERIN SNIDER** 16 Assistant Federal Defender Attorney for Defendant 17 STEVEN ROBERSON 18 19 ORDER 20 IT IS SO ORDERED. The status currently scheduled for February 1, at 1:00 p.m. is 21 vacated. A change of plea hearing is hereby set for February 27, 2023, at 10:00 a.m. before 22 Honorable Jennifer L. Thurston. For the purpose of computing time under the Speedy Trial Act, 23 18 U.S.C. § 3161, et seq., within which trial must commence, the time period of February 1, 24 2023, to February 27, 2023, inclusive, is excludable pursuant to 18 U.S. C. § 3161(h)(1)(G), 25 Date: 1/25/2023 26

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United States Magistrate Judge

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